The 24th December, 1976

No. 9681/2-L.—Whereas the Governor of Haryana is satisfied that the land specified below is needed urgently by the Government at public expense, namely for constructing Khanpur Distributary from R.D. 0 to 11.600 Kilometre off taking at R.D. 4.899 Kilometre right of Mohindergarh Canal in villages Jodi, Sudhrana, Lilodh, Goria, Khurshed Nagar, Khanpur Khurd in tehsil Jhajjar, district Rohtak. For which a Notification has been issued under sub-section (4) of section 17 read with clause (c) of the sub-section (2) of section 17 of the said Act and published,—vide Haryana Government Notification No. 8981-2L, dated 30th November, 1976 in Haryana Government Gazette, Part I, it is hereby declared that the land described in the specification below is required urgently for the above purpose.

This declaration is made under the provision of Section 6 of the Land Acquisition Act, 1894, for the information of all to whom it may concern.

The plans of the land may be inspected in the office of the Land Acquisition Collector, Public Works Department, Irrigation Branch, Rohtak and the Executive Engineer, Mohindergarh Canal Division No. I, Rohtak.

Rohtak.	-			SPECIF10	CATIONS .	
Distri	ict	Tehsil	Village	Hadbast Number	Area in Acres	Boundary
 				V	K. M.	A strip of land 11.600 Kilometre (3805 feet) in length and varying in widths comprising of full/part Killa Number below:—
						Rectangle Number
						Killa Numbers in Full/Part
Rohtak		Jhajjar	Jodi	11	1.86	6
					•	2, 8, 9, 12, 13, 17, 18, 16/2, 24, 25
Rohtak	, .	Jhajjar	Sudhrana	1 2	7.87	37 38
						22, 23, 24, 25 , 21, 22, 23, 24, 25, 2 39 , 45
			-	·		21/1, 21/2, 22, 23 , 11, 19, 20, 21, 46 , 47
						1, 2, 3, 4, 6/1, 6/2, 7/1 1, 2, 3/1, 4, 48 52
						2, 3, 4, 5 2, 3, 7, 8, 14, 15, 16, 17, 2 53 56 77
						20, 21 1, 2 46/1, 39/2 121 126
						37/22, 48/2 46/15, 45/11
Rohtak		Jhajjar	Lilodh	13	13.06	65 66
,					٠	21, 22, 23, 24, 25 67 68
			· ·		•	21, 22, 23, 24, 25, 26, 21, 22, 23, 24, 3
	-					21, 22/1, 22/2, 23/1, 23/2, 24,

District	Tehsil	Village	Hadbast Number	Area in Acres	Boundary
				K. M.	70
Rohtak	Jhajjar	Lilodh,— concld	13,— concld	13.06,— concld	21/1, 21/2, 22, 23, 24, 25
				,	21, 22, 23/1, 23/2, 24/1, 24/2, 25, 72 73 74
					23, 24, 25, 3, 4, 5, 76 1, 2, 3, 4, 5, 77
					1, 2, 3, 4, 5/1 1/1, 2, 3, 4, 5, 1, 2, 3, 4, 5, 79 80
•					1, 2, 3, 4, 5, 1, 2, 3, 4, 5, 1, 719, 726, 729, 734, 772
Do	Do	Goria	14	12.36	74 75
					21, 22, 23 , 21, 22, 23, 24, 25, 76
					21, 22, 23/1, 23/2, 24/1, 24/2, 25, 77
					21, 22, 23/1, 23/3, 24, 25
					21, 22/1, 22/2, 23, 24/1, 24/2, 25, 79 80
					21, 22, 23, 24, 25 81 21/2, 22/2, 23, 24, 25 82 83
					21, 22, 23, 24, 25, 24, 25, 5 84 85
					2, 3, 4, 5, 86 1, 2/1, 2/2, 2/3, 3, 4, 5
					1, 2/1, 2/2, 3, 4, 5 1, 2, 3, 4, 5
					1/1, 1/2, 2, 3, 4, 5, 90
					1, 2, 3, 4, 5 91 , 278, 302, 305, 926, 935, 936
		***			1, 2, 3
ohtak	Jhajjar	Khurshed Nagar	27	6.1	10/2, 11/1, 20, 21, 6, 15, 16, 25 5, 6, 16
					1, 9, 10, 11, 12, 18, 19, 23, 24 17 21 26
					3, 4, 7, 8, 14, 15, 16, 17, 25, 5/1, 5/2
					1, 2, 9, 10, 12, 13, 17, 18, 19, 23, 24, 25

District	Tehsil	Village	Hadbast Number	Area ii Acres	n Boundary	
Rohtak	Jhajjar	Khurshed	27	··· <u></u>	28 29	30
Komak	Juajjar	Nagar,—concle	27,— I concld		21, 22/1, 22/2, 1/1, 1/2, 2, 105, 106, 114, 121	4, 5 ³ 7
Do	Do	Khanpur Khurd	15	12.14	39	
		Kliurd			6, 7, 14, 15, 16, 17, 24, 25 42	,
					4, 5, 6, 7, 14, 15, 16, 17, 24, 2 59 62	25
					4, 5, 6, 7, 14, 15, 22, 23 2, 3, 9, 10, 11, 63 78	12, 20
				•	15, 16, 24, 25 4, 5, 7, 8, 12, 13, 14, 78 83 84	18, 19
				•	21, 22, 1, 10, 5, 6, 7, 14, 15, 17, 18, 98	23, 2
				•••	16, 25, 2, 3, 9, 10, 11, 12, 26, 21/1 106	, 21/2
					1, 10, 11, 20, 21, 5, 6, 15, 16, 118	25
					5, 6, 15, 16, 25, 1, 10, 11, 20, 125	21
					1, 10, 11, 20, 21 5, 6, 15, 16	
					5, 6 1, 10 467, 473, 472	466,
\$ -		Total		53.41 Acres	Generally lying in the direction west to north-east and south-w west-north and then north-ea shown on the Index Plan and dema at site	est to st a

No. 9689/2-I.—Whereas it appears to the Governor of Haryana that land specified below is needed by the Government at public expense for a public purpose, namely for constructing Burthala Distributary from R. D. 0 to 6.00 Kilometers off taking at R. D. 6.600 Kilometers left of Mohindergarh Canal in villages, Jodi, Jhal, Bir, Sadat Nagar, Surahli in Tehsil Jhajjar District Rohtak.

It is hereby notified that the land in the locality specified below is tobe required for the above purpose.

This notification is made under the provision of Section 4 of the and Acquisition Act, 1894 for the information of all to whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Haryana hereby authorises the officers of Irrigation Department for he time being engaged in the undertaking alongwith their servants, workmen etc. to enter upon and survey land in the locality and do all other acts required or permitted by that section.

Further whereas the Governor of Haryana is satisfied that the land is required for the construction of Burthala Distributary which is of very urgent importance with the meaning of clause (c) of Sub-Section (2) of Section 17 of the said Act and whereas the Governor of Haryana is of the opinion that the provision of Sub-Section (2) of the said Section are thus applicable, it is hereby directed under Sub-section (4) of Section 17 of the said Act and that the provisions of Section 5-A of the said Act shall not apply in regard to this acquisition.



SPECIFICATIONS

			SPECIFICA	TIONS	•
District	Tchsil	Vilage	Hadbast Number	Area in Acres	, Boundary
					A Strip of land 6.00 Kilometre (19685.04 feet) in length varying in width and comprising of full/part Killa Numbers as below:—
					Rectangle Number Killa Numbers in full/part
Rohtak	Jhajjar	Jodi	11	2.67	
					20, 21
•					6/2, 14/1, 14/2, 15, 16, 26 45
					5, 6
					46 1, 9, 10
					135, 433
Rohtak	Jhajjar	Jhal	9	15.13	2
					11, 12, 19, 20, 22, 23/1
					2, 3, 8, 9, 13, 17, 18, 23/1, 23/2, 24, 26 20
					4, 6, 7, 14, 15, 16, 25/1, 25/2 21
					20, 21
					32
					1, 10, 11, 12, 19, 20, 22
					5
					2, 3, 8, 9, 13, 17, 18, 23, 24
					51 -
					4, 6/2, 7, 14, 15, 16 63
					24 68
					4, 6, 7, 15, 16/1
				,	69 11, 19, 20, 21, 22/1, 22/2, 23
					,



District "	Tehsil	Village	Hadbast Number	Area in acres	Boundary
Rohtak	Jhajjar	Jhal .	9	15.13	76
					11/1, 11/2, 19/1, 19/2, 20, 22/1, 22/2, 23, 24/1, 24/2, 26.
					2, 3, 4/1, 4/2, 6/1, 6/2, 7, 8, 15/1, 15/2 89
					3, 4, 5, 6/1, 6/2, 7 , 15/1, 15/2 90
					10, 11, 12, 18/1, 18/2, 19, 23, 24 574, 193, 581, 584, 183, 604, 618, 187, 185, 626, 625, 188, 627
Robtak	Jbajjar	Bir	9/1	3 ·89	4
					21 5
					16, 25 12
					5
					13
					1, 2, 10, 11, 12, 19, 20, 22 16
					2, 3, 8, 9, 13, 17, 18, 18, 23, 24
D_0	Do	Sadat Nagar	8	5· 7 5	49
					24, 25 53
					4, 5/1, 5/2, 6, 15
					1/1, 9, 10, 11/1, 12, 13, 17/3, 18, 19, 23, 24, 25
					21/1, 21/2 61
				,	1, 9, 10, 12, 13, 16, 17, 18, 24, 25
					4, 5, 6 72
	·				5 73
					1, 2/2, 8 9, 10, 12, 13, 14, 16, 17, 25
•					21/1, 21/2, 22 75
					1, 2, 3, 8, 9 436, 437, 439, 441, 447, 99, 442,

1976.

District	Te h sil	Village	Hadbast Number	Area in acres	Boundary
Rohtak	Jhajjar	Surahli	167	0 -84	7
			Total	28 · 28	20 8
					7, 8, 13, 14, 15, 16, 17

And generally lying in the direction from North-East to East-South as shown on the Index Plan and as demarcated at site.

By Order of Governor of Haryana

A. M. SINGAL,

Superintending Engineer, Jawahar Lal Nehru Canal Circle No. II, Rohtak.

FINANCE DEPARTMENT

REGULATIONS

The 15th/28th December, 1976

- No. 2525-2FRII-76/40108.—In exercise of the powers conferred by clause (2) of article 283 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amend the Punjab Financial Rules, Volume I, namely:—
- 1. These rules may be called the Punjab Financial Volume I (Haryana Thirteenth Amendment) Rules, 1976.
- 2. In the Punjab Financial Rules, Volume I, in chapter VIII, under the heading "(iv) Grant-in-aid", rule 8·14-A occurring for the first time, shall be renumbered as rule 8·14, and in the rule so renumbered, for the words "the payment is authorised at the treasury through the Accountant General or direct, as the case may be" the words "the payment is authorised at the treasury" shall be substituted.
- No. 2525-2FRII-76/40114.—In exercise of the powers conferred by clause (2) of article 283 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amend the Subsidiary Treasury Rules (issued under the Punjab Treasury Rules) Volume I, in their application to the State of Haryana, namely :—
 - 1. These rules may be called the Subsidiary Treasury Volume I (Haryana Seventh Amendment) Rules,
- 2. In the Subsidiary Treasury Rules, Volume 1 (hereinafter referred to as the said rules), for rule 4.4 and the notes thereunder, the following rule and notes shall be substituted, namely:—
 - "4-4 (1) Save as hereinafter provided and subject to any general or special orders of the Government, bills for grants-in-aid, contributions etc., shall be presented in form S.T.R. 52. Bills for expenditure sanctioned by the Government shall be drawn by the departmental officer(s) nominated by the Government in this behalf and bills for the expenditure sanctioned by a subordinate authority under the powers delegated to it, shall be drawn by the drawing Officer of its office. The orders sanctioning expenditure must be quoted in the bills in each case and their attested copies should also be attached therewith. The drawing officer shall make arrangements for payment, which must be made by bank draft(s) where possible.
 - (2) Compensation to Government employees for accidental losses etc., due to the effect of floods, cyclones, earth-quakes or otherwise may be drawn in ordinary pay bill form, and bills so drawn may be paid at the treasury on the authority of the sanction noted in the bills.
 - (3) Scholarships and stipends, other than those payable under the various scholarship schemes substituted by the Government, shall not be disbursed at the treasury except under the authority of the Accountant General. Such expenditure when sanctioned by subordinate authorities under the powers delegated to them, may, however, be disbursed by the treasury officer without specific authority of the Accountant General.



- (4) Bills for the Government's investments, in a company corporation or similar autonomous organisation sanctioned by the Government, shall be drawn by the departmental officers nominated by the Government in this behalf. Bills for such investments sanctioned by a subordinate authority under the powers delegated to it shall be drawn by the drawing officer of its office. The amount will be drawn by presentation of simple receipt in a form similar to S.T.R. 52 duly supported by an attested copy of the sanction, which should also be quoted in the bill. The drawing officer shall make arrangement for payment of the money drawn to the body concerned and where possible it must be made by bank draft(s).:
- Note 1.—Bills for educational scholarships, stipends etc., shall be presented in form S.T.R. 53 or in such other form as may be prescribed by the authority competent to sanction such payments after consultation with the Accountant General. In the case of payments to institutions under private management, such bills shall be prepared and signed by the authorities of the institutions concerned and sent to such Government officer as may be nominated in this behalf by the sanctioning authority. Such officer shall countersign the bills, present them at the treasury and drawn the amounts thereof for arranging payment to the institution concerned through bank draft(s). where possible. The orders sanctioning the payment which should clearly state that the amount will be drawn by the departmental officer nominated therein, must be quoted on the bills in each cases.

If any conditions are attached to the payment of scholarships or stipends, the bills must bear the certificate of the countersigning officer that he is satisfied that the prescribed conditions have been fulfilled.

- Note 2.—The provisions of note (1) are not applicable to the various scholarship schemes of the Government. The amounts of scholarships awarded to students under these schemes are drawn by presentation of bills by the departments in accordance with the rules governing the schemes and the bank drafts obtained in favour of the Heads of Institutions sent to them for making payment to the students concerned.
- 3. In the said rules, for rule 4.113 the following rule shall be substituted, namely fee-
 - "4.113 Bills on which these advances are drawn should quote the authority sanctioning them and payment will be made by the treasury on the authority of such sanction, only if the bill has been signed or countersigned by the authorities competent to sanction such loan or advance unless the sanction has been specifically communicated to the treasury in which case the bill signed by the drawing officer of the office in which the loanec Government employee is serving will be entertained. Attested copy of the sanction should also be attached with the bill. The names of Government Servants with their deisgnations and amounts of advance sanctioned for each should be clearly indicated in the form to be used for the purpose.
- Note 1.—No authority competent to sanction a loan or advance to a Government employee shall accord sanction to such a loan or advance unless a statement in writing is first obtained from the Finance Department to the effect that the amount is available for such a loan or advance and has been earmarked for the purpose.
- Note 2.—Bills for payment of loans and advances to the Gazetted Government employees shall be drawn by the employee concerned. Bills for payment of loans and advances to those Gazetted Government employees whose pay and allowances are drawn by the drawing officer of their offices like those of Non-gazetted Government employees shall be drawn and disbursed by the drawing officer concerned in the manner stated above".
- 4. In the said rule, in rule 4 114, the following paragraph shall be inserted at the end, namely:—
 - "The memorandum or challan for repayment of loan instalment or payment of interest, or both, shall be presented at any treasury located within the jurisidiction of the Accountant General on whose books the loan or advance was adjusted at the time of payment and in case it is not convenient to the loaned to so present the memorandum or challan, he shall remit the amount to that Accountant General or the departmental officer responsible for the maintenance of detailed accounts of the loan, as the case may be, by cheque/bank draft drawn on a bank at a place where the office of the accountant General or the departmental officer, as the case may be, is located".

A. BANERJEE, Secy.

HARYANA (LOTTERIES) DEPARTMENT

The 29th December, 1976

- No. DOL/HR/76/31745.—The Governor of Haryana is pleased to make the following Rules for the conduct of Mini Draw of the Haryana State Lotteries during the currency of 87th Draw, namely :—
 - (1) These Rules may be called the Rules for the conduct of Minidray during the currency of 87th, draw of Haryana State Lotteries.

(2) There shall be one Minidraw of Haryar with the following prizes:—	na State Lotterie	es on Friday, the 31st December,	1976
ist Prize	(1)	Rs 10,000	
2nd Prize	(1)	Rs 5,000 (Common to all Series)	
3rd Prize	(5)	Rs 1,000 each (One Prize from each series)	
4th Prize	(190)	Rs 25 each (Thirty Eighth numbers be drawn applicable to all the Seri	to es)

- 3. All tickets of the 87th Draw sold prior to the date of the Draw shall be included in the Mini Draw and shall again be eligible for prizes during the Final Draw to be held on 7th January, 1977.
 - 4. Attacket will be entitled to all the prizes drawn against it both in Mini and Final Draw.
- 5. The procedure of the Draw shall be the same as prescribed for a Regular Draw. The Mini Draw will be held in the presence of Judges.

S. L. DHANI, I.A.S.,

Director of Lotteries and Deputy Secretary to Government, Haryana, Finance Department, Chandigarh.

SOCIAL WELFAE DEPARTMENT

Dated, the 4th May, 1976.

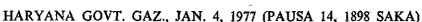
No. 1525-SW4-76/5890.—The Governor of Haryana is pleased to constitute the following Coordination Committees under the Integrated Child Development Services Schemes—

1. State Level Committee

1.	Excise and Taxation Minister, Haryana	• •	Chairman
2.	Commissioner and Secretary to Government Haryana, Social Welfare Department		Member
3.	Chief Engineer PWD (Public Health), Haryana	٠.	Member
4.	Deputy Secretary to Government, Haryana, Development Department		Member
5.	Director, Health Services, Haryana		Member
6.	Director Social Welfare, Haryana		Convener
7.	Director, Public Instructions, Haryana		Member
8.	Director (Women Programme) Development Department, Haryana		Member
9.	Joint Director, Social Welfare, Haryana		Member
10.	Chairman, Haryana State Social and Welfare Advisory Board		Member
11.	Secretary, State Council for Child Welfare, Chandigarh		Member
12.	Professor, Social and Preventive medicines, Medical College, Rohtak		Member
2.	District Level Committees		
1.	Deputy Commissioner		Chairman
2.	S. D. O. (Civil), Gohana		Member
3.	District Education Officer		Convener

4. Chief Medical Officer	Member
5. District Development and Panchayat Officer	Member
6. Executive Engineer PWD (Public Health)	Member
7. District Agriculture Officer	Member
8. Representative of Child Welfare Council	Member
9. Representative of Haryana State Social Welfare Advisory Board	Member
10. Consultant I. C. D. S. Project, Medical College, Rohtak	Member
11. Medical Officer, Incharge, Primary Health Centre, Kathura	Member
12. Block Development and Panchayat Officer, Kathura	Member
13, Child Development Project Officer, Kathura	Member
(3) Block Development Committee	
1. S. D. M. (Civil) Gohana	Chairman
2. C. D. P. O. (instead of Chairman Block, Samiti)	Convener
3. P. H. C. Dr. (Incharge)	Member
4. Block Education Officer	Member
5. Agriculture Inspector	Member
6. Sub Divisional Officer (Public Health)	`Member
7. Prominent Lady Social Worker	Member
8. B. D. O. Kathura	Member
9. B. D. O. Chiri	Member
10. Agriculture Inspector, Chiri	Member
11. Block Education Officer, Rohtak	Member
12. S. D. O. (Public Health), Rohtak	., Member
13. Panchayat Officer, Kathura	Member
14. Panchayat Officer, Chiri	Member
15. Mukhiya Sevika, Kathura	Member
4. Village Level Committee	
1. Sarpanch	Chairman
2. Anganwadi Workers	Convener
3. Head Master/Headmistress	Member
4. Lady Social Worker	Member
5. Supervisor	Member
 A. N. M. The objectives of the Integrated Child Development Services are as under 	Member r:—

⁽i) to improve the nutritional and health status of children in the age-group 0-6 years;



- (ii) to lay the foundations for proper psychological, physical and social development of the child !
- (iii) to reduce the incidence of mortality, morbidity, malnutrition and school drop-out
- (iv) to achieve effectively coordination of policy and implementation amongst the various departments to promote child development; and
- (v) to enhance the capability of the mother to lock after the nomral health and nutritional needs of the Child through proper nutrition and health education.
- 3. These Committees will meet as and when required.
- 4. The tenure of these Committees will be for a peirod of two years.
- 5. The Hoadquartrs of these Committees will be as under :--

State Level Committee

.. Chandigarh

District Level Committees

.. District

Block Level Committees

Block

Village Level Committees

Village

- 6. The members will receive travelling allowance and daily halting allowanne as under:
 - (a) The official members shall draw T. A./D. A. from their respective Department as per conditions laid down in the T. A. Rules.
 - (b) Non-Official other than M. L. A's. /M. Ps. at one first class railway fare plus incidental allowances and road mileage as welll as daily allowance as admissible to a 1st grade Government employee drawing a pay of Rs. 1000/- per mensem.

The other conditions laid down in the T. A. Rules for Government employees will also apply to journeys' performed by non-official members except where otherwise provided.

- 7. The expenditure involved shall be debitable under the Head "288—Social Security and Welfare D—Social Welfare—V—Family and Child Welfare (iv) Integrated Child Development Services Scheme— Non-Plan."
- 8. This issues with the concurrence of the Finance Department conveyed vide their U. O. No. 1309-3FGII-76, dated the 26th April, 1976.

M. SETH, Commissioner and Secy.

LABOUR DEPARTMENT

No. 12625-4Lab-76/35140.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Industrial Tribunal, Faridabad, in respect of the dispute between the workmen and the Management of M/s T. C. Jain & Sons, Jagadhri.

BEFORE SHRI NATHU RAM SHARMA, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, HARYANA, FARIDABAD

> Reference No. 33 of 1976

> > between

THE WORKMEN AND THE MANAGEMENT OF M/S T. C. JAIN & SONS, JAGADHRI

AWARD

By order No. ID/AMB/404-F-75/3099, dated 23rd January, 1976 the Governor of Haryana, referred the following dispute between the management of M/s T. C. Jain & Sons, Jagadhri and its workmen to this Tribunal, for adjudication, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947:—

Whether Sarvshri Agnu, Roopa, Lalta, Bhimal, Chhanga Ram, Omolal, Tribhawan, Harbhajan, Nar Singh and Jagdamba workmen of the factory should be confirmed? If so, with what details?

On receipt of the reference, notices were issued to the parties. The parties appeared. The parties had stated that settlement was likely to be effected, hence this case was fixed for settlement. Today settlement has taken place. Statements of the respresentatives of the parties have been recorded. The management has confirmed three workmen Omit Lat, Tribhawan and Harbhajan alias Harbans Lat. As regards the claim of confirmation in respect of remaining workmen Sarvshri Agnu, Roopa, Lalita, Bhimal, Changa Ram, Nar Singh and Jagdamba, the representative of the workmen has given up their claim to confirmation as they are no longer on the muster roll of the management. I, therefore, give my award in the light of the said settlement as follows:—

That Sarvshri Omi Lat, Tribhawan and Harbhajan alias Harbans Lat should be confirmed and they they have been confirmed. As regards other workmen named Sarvshri Agnu, Roopa, Lalita, Bhimal, Changa Ram, Nar Singh, Jagdamba, there is no dispute between the parties, as their claims have been given up by their own representative.

Dated the 6th December, 1976.

NATHU RAM SHARMA,
Presiding Officer,
Industrial Tribunal, Haryana,
Faridabad.

No. 1267, dated the 6th December, 1976

Forwarded (four copies) to the Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

Dated the 6th December, 1976.

NATHU RAM SHARMA,
Presiding Officer,
Industrial Tribunal, Haryana,
Faridabad.

P. P. CAPRIHAN, Commr. & Secy.

LABOUR AND EMPLOYMENT

Dated the 7th December, 1976.

No. 10060-5Lab-76/34176.—In exercise of the powers conferred under section 88 of the E. S. I. Act, 1948, the Governor of Haryana, is pleased to exempt the following Sales representative of M/S. Indo-Pharma-Pharm ceutical works Bombay from the operation of the E. S. I. Act, 1948 (as amended).

Serial Name of Employee Place of posting of sales/Medical Period of Exemption

1 Shri P. R. Wadhwa Ambala 1-1-75 to 31-12-75

The above exemption is subject to the following conditions mentioned below:—

- 1. The aforesaid factory wherein the employees are employed maintain a register showing the names and designations of exempted employes:
- 2. Notwithstanding this exemption the employees shall continue to receive such benefit under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates;
 - 3. The contributions for the exempted period, if already paid, shall not be refunded;

- 4. The employer of the said factory shall sbumit in respect of the period during which that factory was subject to the operation, of the said Act (hereinafter referred to as the said period), such returns in such form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950;
- 5. Any Inspector appointed by the corporation under sub-section (1) of section 45 of the said Act, or other official of the corporation authorised in this behalf shall, for the purposes of;
- (i) Verifying the particulars contained in any return submitted under sub-section (1) of section 44 for the said period; or
 - (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or
- (iii) ascertaining whether the employees continue to be entitled to benefits provided by the employer in cash and kind being benefits in consideration of which exemption is being granted under this notification; or
 - (iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory be empowered to;
 - (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
 - (b) enter any factory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found incharge thereof to produce to such Inspector or other official and allow him to examine such documents, books, and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or
 - (c) examine the principal or immediate employer, his agent or servant or any person found in such factory, establishment, office or ther premises, or any person whom the said Inspector or other official has reasonable cause to believe to have been an employee; or
 - (d) Make copies of or take extracts from, any register, account book or other document maintained in such factory, establishment, office or other premises.

The 29th December, 1976

- No. 12321-4Lab-76/34706.—In exercise of the powers conferred by sub-section (3) of section 2 of the Workmen's Compensation Act, 1923 (Central Act 8 of 1923) and with reference to Haryana Government, Labour Department, notification No. 7188-4Lab-76/20129, dated the 2nd August, 1976, the Governor of Haryana hereby adds to Schedule II of the said Act, the class of persons employed in hazardous occupation in the employment of agriculture:—
 - (a) for clearing of jungles or rectaiming land or ponds in which on any one day of the preceding twelve months more than twenty-five persons have been employed;
 - (b) for cultivation of land or rearing and maintenance of live stock or forest operations or fishing in which on any day of the preceding twelve months more than twenty five persons have been employed;
 - (c) otherwise than in clarical capacity, for installation, maintenance or repair of pumping equipment used for lifting of water from wells, tubewells, ponds, lakes, streams, etc.;
 - (d) otherwise than in clarical capacity, for the construction, boring or deepening of an open well or dug well through mechanical contrivances;
 - (e) otherwise than in clerical capacity, for the construction, working, repair or maintenance of a bore well, bore-cum-dug well, filter point, etc.;
 - (f) for spraying and dusting of insecticides or pesticides in agriculture operation on plantations;
 - (g) for working or repair or maintenance of buldozers, tractors, power tillers, threshers, harvesting combines, etc.

 P. P. CAPRIHAN, Commissioner and Secy.